

IN THE UNITED STATES DISTRICT COURT RECEIVED

FOR THE MIDDLE DISTRICT OF ALABAMA A 10:10

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

JAMES Robinson

PLAINTIFF

v.

RU-19-39-WKW

JEFFERSON DUNN

DEFENDANTS

MOTION TO VACATE ORDER TO ANSWER
SPECIAL REPORT. LACK OF DOCUMENTS

James now James Robinson And For Good Cause Shows THE Following:

1. THIS Court ENTERED SEVERAL ORDERS GRANTING DEFENDANTS TO LITIGATE IN STATE Court, WHERE THIS Court ALLOWED DEFENDANTS TO PRODUCE PELTED DOCUMENTS, FALSE ACTS, AND ACTS DONE IN BAD FAITH. EACH CONTEMNACE DONE WAS TO HAVE Robinson's WRIT OF HABEAS CORPUS VACATED.

Q. ROBZENSON REQUESTED FOR DEFENDANTS TO PRODUCE DIGITAL DOCUMENTS, AND NOT ONE DOCUMENT HAVE THESE DEFENDANTS PRODUCE.

B. THE INTERVENTION WAS GRANTED IN STATE COURT BASED ON THIS VERY CIVIL RIGHTS COMPLAINT.

DEFENDANTS MUST PRODUCE THE RECORDS OF PROOF PURSUANT TO ALABAMA LAW; (1) THE GUILTY PLEA TRANSCRIPT, (2) THE INRIGAN FORM - EXPLANATION OF RIGHTS GUILTY PLEA FORM, (3) THE OPEN COURT PRONOUNCEMENT OF SENTENCES, AND ALL DOCUMENTS OF PROOF THAT PROSECUTOR HAVE IN HIS POSSESSION FOR PLEA AGREEMENT. ALL CC-98 CONVICTIONS.

THIS COURT GRANTED EXTENSIONS, AND THIS COURT ENTERED ORDERS UNDER THE AMENDED COMPLAINTS FILED BY ROBZENSON THAT HAVE NOT BEEN ADDRESSED, NOR ANY PRODUCTION OF DOCUMENTS.

Swear FACTS UNDER PENALTY OF PERJURY.

ROBZENSON A FEDERAL PLAINTIFF IN THIS COMPLAINT COMES UNDER THE PROTECTION OF ALABAMA CONSTITUTION ART I. DECLARATION OF RIGHTS SEC. 1. EQUALITY AND RIGHTS OF MEN; "THAT ALL MEN ARE EQUALLY FREE . . . LIBERTY AND THE PURSUIT OF HAPPINESS."

1. ROBINSON'S LIBERTY OF FREEDOM IS MANDATORY BY ALABAMA STATUTE, ALABAMA CONSTITUTION, AND UNITED STATES CONSTITUTION. CONGRESS MANDATES THAT THE WRIT OF HABEAS CORPUS MUST BE ENFORCED.
2. CODE OF ALA. 1975 SEC. 15-21-1 IS A RIGHT ESTABLISHED BY CONGRESS. CODE OF ALA. 1975 SEC. 15-21-26 MANDATES THAT THERE CAN'T BE ANY REIMPRISONMENT AFTER DISCHARGE, NO REIMPRISONMENT FOR THE CHARGES, AND CONVICTIONS THAT DISCHARGE WAS GRANTED.

THIS COURT GRANTED DEFENDANTS FULL "POWER AND AUTHORITY" TO INTERVENE IN THE WRIT OF HABEAS CORPUS THAT GRANTED DISCHARGE OF ROBINSON. DEFENDANTS USED THIS COURT AS THE MEANS FOR STATE COURT TO GRANT INTERVENTION.

ROBINSON A FEDERAL PLAINTIFF IS ENTITLED TO FULL DISCOVERY PURSUANT TO FED. R. CIV. P. RULE 26, AND RULE 37 FOR SANCTIONS TO BE IMPOSED.

DEFENDANTS HAVE NOT PROVIDED ONE VALID AND PROPER OBJECTION TO THE REQUESTED PRODUCTION OF DOCUMENTS. FIRST- THE PRONOUNCEMENT OF SENTENCE

DONE UNDER EACH CC-98 CONVICTION IS MANDATORY THAT THE JUDGE FIX THE PUNISHMENT, AND PROSENCE HOW THE SENTENCES "SHALL" BE SERVED.

THE ORDER GRANTING ROBINSON'S WRIT OF HABEAS CORPUS IS FACTUAL AND SPECIFIC, AND AGREED TO BY DISTRICT ATTORNEY DATED APRIL 06, 2018.

THIS COURT AT NO TIME MOVED FORTH TO MANDATE AN ORDER FOR DEFENDANTS TO ANSWER THE SPECIFIC WELL UNDERSTOOD CLAIM TO WHICH RELIEF EXIST. THIS COURT ALLOWING DEFENDANTS TO LITIGATE, AND TO USE THE MIDDLE DISTRICT COURT IN (1) HOUSTON CIRCUIT, AND (2) ALABAMA CRIMINAL APPEAL, RESULTED IN ALABAMA JUDGES TO TWIST LAWS, TO DENY EQUAL PROTECTION OF LAW, AND TO PRODUCE KNOWN PERJURY IN STATE AND FEDERAL COURT.

42 USC SEC. 1983 PROVIDE NO BASIS FOR ANY PARTY TO LITIGATE THE UNDERLYING CONVICTIONS THAT WERE DISCHARGED BY WRIT OF HABEAS CORPUS. BASED ON BUTTER STRAIN, 513 F.3d 492, 497 (5TH CIR 2008) DEFENDANTS WERE BARRED FROM ATTACKING THE UNDERLYING

CONVICTIONS. THIS COURT "STRAYED" FROM NEUTRALITY, AND GRANTED A GATE-WAY FOR DEFENDANTS TO USE THIS COURT'S GRANTING OF EXTENSIONS TO OBTAIN VACATING AND VOIDING THE APRIL 06, 2018 ORDER. THE CIRCUMSTANCES, THE SITUATION, THE ACTS DONE DEMONSTRATE PERVASIVE BIAS AND UNFAIRNESS THAT ACTUALLY PREJUDICE ROBESON.

FACTUAL RELIEF EXIST. ROBESON CAN PROVE THAT PERJURY WAS DONE BY AND THROUGH THIS COURT BY DEFENDANTS. ROBESON BY THE POWER OF ALMIGHTY GOD YEHOWAH, WITH JESUS, HAVE TRUTH. ROBESON'S RELIEF IS SHOWN (1) NO COURT CAN CHANGE THE APRIL 06, 2018 ORDER AFTER THE EXPIRATION OF 30 DAYS THE COURT LOST SUBJECT MATTER JURISDICTION, (2) ALA. R. CIV. P. RULE 60(b)(4) A VOID ORDER IS A NULLITY, THE COURT LACK OF SUBJECT MATTER JURISDICTION, (3) ALABAMA SUPREME COURT'S JURISDICTION INVOKED TO RULE ON HABEAS CORPUS, AND (4) UNITED STATES SUPREME COURT UNDER HABEAS CORPUS.

THE FACTS WHICH DEFENDANTS CAN'T DENY; IS THAT ALABAMA CRIMINAL APPEAL IN CASE NUMBER CR-18-0958 DON'T RULE THAT ROBINSON'S ISSUE UNDER LACK OF SUBJECT MATTER JURISDICTION ISN'T TRUE. THE COURT'S RULING EVEN THOUGH CONTINUED TO ALABAMA SUPREME COURT, IS THAT ROBINSON DIDN'T FILE TIMELY.

THE LAW UNDER UNITED STATES CONSTITUTION, UNITED STATES SUPREME COURT Brown v. Allen, 344 U.S. 443, 533 97 L.Ed 469 S.Ct 397(1953) TO EMANCIPIATE SLAVES. THE WHIT OF HABEAS CORPUS HAS ALWAYS BEEN AUTH-ABLE TO REVIEW THE LEGALITY OF EXECUTIVE DETENTION.

IN THAT THIS COURT ALLOWED, PERMITTED THE BEAS UNFAIR ACTS TO TAKE PLACE, AND ROBINSON IS UNDER "SLAVERY" FIGHTING THE ILLEGAL ACTS TO VIOLATE ROBINSON'S LIBERTY OF FREEDOM; ROBINSON IS ENTITLED TO RELIEF FOR THIS COURT TO ENFORCE THE ORDERS OF PRODUCTION THAT RELATED DIRECTLY TO DEFENDANTS DEMAND TO HAVE EXTENSIONS.

WITNESSED WITH ALL FACTS, PREMISES, AND THE
UNITED STATES CONSTITUTION ROBINSON DEMANDS
ARE PRESENTED FOR THIS COURT TO RULE ON.

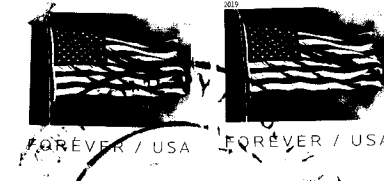
Respectfully
James Robinson
JAMES ROBINSON
P. O. Box 150
MT. MEEKS, AL. 36057
FEBRUARY 13, 2020

CERTIFICATE OF SERVICE

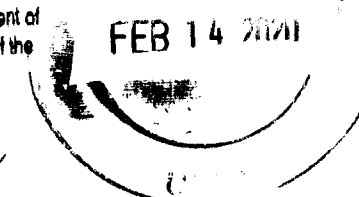
I DO HEREBY CERTIFY AND SAY THAT I HAVE SERVED
ADOL LEGAL DIVISION, ALABAMA PAROLE BOARD ATTORNEY
WITH A COPY OF THE SAME PLACED IN PRISON OFFICIAL
HANDS DONE THIS 13TH DAY OF FEBRUARY, 2020 BY
MY SIGNATURE BELOW.

James Robinson

JAMES GROBENSON 121865 A-16A
P.O. Box 150
MT. MEQUA, AL. 36057



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